

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF SCOTT

FIRST JUDICIAL DISTRICT

SCOTT COUNTY POLICY FOR
SCHEDULING OF WITNESSES IN
IMPLIED CONSENT HEARINGS WHERE
SOURCE CODE IS AT ISSUE

ORDER VACATING SCOTT COUNTY
POLICY ON SOURCE CODE IMPLIED
CONSENT CASES

By order of the judges of the Scott County District Court, dated January 4, 2008, hearings concerning evidentiary issues in which the source code was raised were deferred. Said order has been superseded by order of the Honorable Edward Lynch, Chief Judge of the First Judicial District, on August 6, 2009.

By reason of Judge Lynch's recent order, counsel shall prepare for, and conduct, hearings in connection with implied consent cases in which issues other than source code can be resolved. Source code matters shall abide by the Protective Order and Non-Disclosure Agreement requirements as found in *State v. CMI of Kentucky, Inc.*, Civ. No. 08-603 (USDC, Minn.) (DWF/AJB) Consent Judgment and Permanent Injunctions and Memorandum, dated July 16, 2009, and such further order(s) of the First Judicial District and Scott County District Court consolidating source code issues as have been, and shall issue.

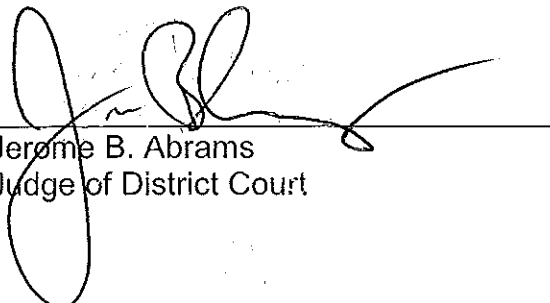
Dated: August 27, 2009

BY THE COURT:

FILED

AUG 27 2009

SCOTT COUNTY COURTS


Jerome B. Abrams
Judge of District Court